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U.S. APPLICATION NO. 41	FIRST NAMED APPLIC	www.uspto.gov			
\09/830548	TEZUKA	ATTY, DOCKET NO.			
	,	K 06501-077001			
IANUS IX EDAORD	RECEIVED	INTERNATIONAL APPLICATION NO.			
JANIS K FRASER FISH & RICHARDSON		PCT/JP00/05868			
225 FRANKLIN STREET	JUN 0 1 2001	I.A. FILING DATE PRIORITY DATE			
BOSTON, MA 02110 2804		OC ALLE			
	fish & Richardson, Rc. Boston Office	447.0000			
	age fou office	DATE MAILED: 29 HAY 2009			
NOTIFICATION OF MIS	SING REQUIREMENTS TE	ATTEMATIES:			
STATES	DESIGNATED/ELECTED (NDER 35 U.S.C. 371 IN THE UNITED			
1. The following items have been su	bmitted by the applicant or the IR to	the United States Patent and Trademark			
Office as a Designated O	ffice (37 CFR 1.494) an Elected	Office (37 CFR 1.495):			
(x) U.S. Basic National Fee.	Indication of Sma	all Entity Status.	i		
Copy of the international	application. Translation of the	e international application into English.	1		
Oath or Declaration of in	ventors(s). Translation of Ar	rticle 19 amendments into English.	i i		
Copy of Article 19 amendary Priority Document.	dments. Other:	8 ·	i,		
	nary Examination Report in English a	and in America	Q		
Translation of Annexes to	the International Preliminary Examin	ination Report into English	å		
		الم	C		
2. Applicant has requested early p	ocessing under 35 U.S.C. 371(f) but	has not filed the following indicated items and or	مِ		
prior to 20 or 30 months from the prior	W. The Hasic National Fee and the c	copy of the international application must be filed	Systems		
U.S. Basic National Fee.	Copy of the interior	copy of the international application must be filed space of the international application.	946		
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3. The following items MUST be furn acceptance under 35 U.S.C. 371:	ished within the period set forth belo	ow in order to complete the requirements for			
	cation into English. A processing fee				
later than the approp	riate 20 or 30 months from the priori	ity date			
he current translation	on is defective for the reasons indicate	ed on the attached Notice of Defective			
i ranslation.	Translation. b. Processing fee for providing the translation of the application and/or the Annexes later than the				
appropriate 20 or 30	months from the priority date (37 CF	n and/or the Annexes later than the			
z c. Oath or declaration of t	he inventors, in compliance with 37 (CFR 1.497(a) and (b) properly identifying			
the application (prefe	rably by the International application	number and international filing data) A D			
date.	uired if submitted later than the appro	opriate 20 or 30 months from the priority			
	leclaration does not comply with 37 C	CFR 1.497(a) and (b) for the reasons			
indicated on the attac	thed PCT/DO/EO/917.	2,0 lO ·			
d. Surcharge for providing	the oath or declaration later than the	e appropriate 20 or 30 months from the			
priority date (37 CFF 4. Additional claim fees of \$	(1.492(e)). 38.3 □ large entity □ small er	ntity including			
claim fee, are required. Applicant mus	t submit the additional claim fees or o	ntity, including any required multiple dependent cancel the additional claims for which fees are			
due (37 CFR 1.492(g)). See attached F	TO-875.	which lees are			
5. Applicant has not submitted the r	required sequence listing pursuant to	27 CER 1 931 1 995 - 0			
PCT/DO/EO/920.	equired sequence fisting pursuant to 3	57 CFR 1.821-1.825. See attached			
ALL OF STREET WHEN SO STREET					
MONTHS FROM THE DATE OF THE	IN 3(a)-3(d), 4 AND 5 ABOVE MU	ST BE SUBMITTED WITHIN TWO (2)			
ALLE TOR LINE A	PPLICATION. WHICHKVED IS	ONTHS (where 37 CFR 1.495 applies) FROM LATER. FAILURE TO PROPERLY			
RESPOND WILL RESULT IN ABAI	DONMENT.	THE THE PART OF TH			
The time period set above may be exten	ded by filing a netition and fee for ex	ttension of time under the provisions of 37 CFR			
1.136(a).	·				
6. If box 3a or 3c is checked, a translat	ion of the Annayor MICT be sub-				
ramenes will be callectica. A processin	g ree will be required it submitted late	ted no later than the time period set above or the ter than 20 or 30 months from the priority date.			
. The vider is amendments are c	ancelled since a translation was not be	rovided by the appropriate 20 (37 CFR 1.494(d))			
or 30 (37 CFR 1.495(d)) months from the	ne priority date.				
Applicant is reminded that any commun	ication to the United States Patent and	d Trademark Office must be mailed to the			
address given in the heading and include	the U.S. application no. shown abov	ve. (37 CFR 1.5)			
Enclosed: PCT/DO/EO/917	s notice MUST be returned Notice of Defective Translati	a wun inis response.			
□ PTO-875	☐ PCT/DO/FO/920				
<u>.</u>	V	Winston M Alvaradd			
FORM PCT/DO/EO/905 (March 2001)	Telepho	one: 703-305-6421			